

---

**PLAINTIFF PRO SE'S EXTREMELY EXIGENT MOTION  
FOR A FINAL ENLARGEMENT OF TIME - UNDER PENALTY OF NOLLE PROSEQUI  
TO EFFECTUATE AND PERFECT SERVICE OF COMPLAINT, PURSUANT TO  
F.R.C.P. 4(m) & 6(b)(1)(A).**

---

**[~~PROPOSED~~] ORDER OF COURT**

AND NOW, to-wit, the ~~14~~ <sup>3</sup> day of August 3, 2018, upon consideration of Movant / Petitioner / Plaintiff, *in propria persona*'s F.R.C.P. 6(b)(1)(A) Motion herein for a **FINAL** 21- day enlargement of time to effectuate and perfect service of Complaint under threat of *nolle prosequi*; it is hereby adjudged, decreed and so **ORDERED**, that the said Motion be, and hereby is **GRANTED**. Plaintiff, *pro se* is given leave of Court for a **FINAL** 21-day enlargement of time to effectuate service of Complaint upon defendants and to confirm compliance of same upon this Court's CM / ECF System. *Service due on*  
*or before August 24, 2018.*

BY THE COURT:



THE HONORABLE MARK J. HORNAK  
United States District Judge  
Western District of Pennsylvania  
Pittsburgh Division